PATENT Attorney Docket No. P01-3573 Client/Matter No. 68854.0175 Express Mail No. EL700670866US Joint Inventors Original

DECLARATION

As a helow named inventor, I hereby declare that: my residence, post office address, and citizenship are as stated below next to my name. I helieve I am the original, first, and sole inventor (if only one name is listed below) or a joint inventor (if plural inventors are listed below) of

the subject matter which is claimed and for which a patent is sought on the invention enti	iled:
SELF-MIRRORING HIGH PERFORMANCE DISK DRIVE	

filed and amended on
I hereby state that I have reviewed and understand the contents of the above-identified specification, including the claims, as amended by an amendment referred to above; that I do not know and do not believe the same was ever known or used in the United States of America befor my or or on invention thereof, or patiented or described in any printed publication in any country before my or or invention thereof or more

amendment referred to above; that I do not know and do not believe the same was ever known or used in the United States of America before my or our invention thereof, or patented or described in any printed publication in any country before my or our invention thereof or more than one year prior to this application; that the invention has not been patented or made the subject of an inventor's certificate issued before the date of this application in any country foreign to the United States of America on an application flood by mo or my legal representative or assigns more than twelve months prior to this application; and that I acknowledge the daty to disclose information of which I am aware which is material to the examination of this application in accordance with Title 37, Code of Sederal Regulations § 1.56(a). Such information is material when it is not cumulative to information after of the originated of record in the application, and

(1) is notabilished	bu itself on in on	whiteatlan with at	thou information	a maima facia casa al	manatantability of a claims ar

- (2) it refutes, or is inconsistent with, a position the applicant has taken or may take in:
 - (i) opposing an argument of unpatentability relied on by the Office, or
 - (ii) asserting an argument of unpatentability.

as described in the specification X attached or T of retent Application Serial No.

Thereby claim foreign priority benefits under Title 35, United States Code § 119 of any foreign application(s) for patent or inventor's certificates listed below and have also identified below any foreign application(s) having a filling date before that of the applications(s) on willied priority is claimed:

cour	TRY APPLICATION NUMBER	ER Date Filed	Priority Claimed under 35 USC 119
99J 4			n YES n NO

libereby claim the hencist under Title 35 United States Code § 120 of any United States application(s) listed below and, insofar as any subject matter of any claim of this application is not disclose material information as defined in Title 37, Code of Federal Regulations § 1.56(s) which occurred between the filing date of the prior application and the national PCT international filing date of the prior application and

Thereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent Issued thereon.

FULL NAME OF SOLE OR FIRST INVENTOR	INVENTORSSIGNATURE	DATE
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		/ /
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May-15-01 04:21pm From-HOGAN & HARTSON

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Express Mail No.: EL700670866US

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Applicant/Patentee:		
Richard J. Tomaszewski; Steven Eugene Fairchlld	Attorney File No.: 68854.0176	
Serial No.:	Compag Docket No.: P01-3573	
Date Filed: Herewith	, , , ,	
For: SELF-MIRRORING HIGH PERFORMANCE DISK DRIVE		
POWER OF ATTORNEY BY ASSIGNEE		

Under the provisions of 37 C.F.R. § 3.71, the undersigned assignee of record of the entire interest in the above-identified patent/patent application by virtue of an assignment recorded (check as applicable):

Source and the prosecution of the application/maintenance of the patent to the exclusion of the largest of the prosecution of the application/maintenance of the patent to the exclusion of the largest of the large

elects to conduct the prosecution or the application/maintenance of the patent to the excusion of the inventor(s). The undersigned hereby declares that she has reviewed the above-retirefaced assignment and hereby declares that, to the best of her knowledge, title is in the Assignee, and further declares that all statements made hereby of her own knowledge are true and that all statements made on information and boilef are believed to be true. The assignee hereby revokes any previous powers of attorney and appoints the following to prosecute this application/maintain this patent and transact all business in the Patent and Trademark Office connected therewith:

Prosecuting Attorney List:
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Please direct all communications relative to this application to the following addresses:

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ASSIGNEE COMPUTER CORPORATION

Date: 15 MAY 2001

NAME: Marcella Barboza TITLE: Administrator, Pate

Administrator, Patents Authorized To Sign This Document On Behalf Of Compaq Computer Corporation Pursuant To Board Of Directors Resolution Date July 28, 1989